

ATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

COMMISSIONER OF PATENTS AND TRADEMARKS APPLICATION NO. FILING DATE 08/797,188 FIRST NAMED INVENTOR 02/11/97 ATTORNEY DOCKET NO. DEANGELIS F--FULWIDER PATTON LEE & UTECHT ROKEN QM12/1229 10877 WILSHIRE BOULEVARD **EXAMINER** TENTH FLOOR LOS ANGELES CA 90024 MUIR, D ART UNIT PAPER NUMBER DATE MAILED: 12/29/99

Response due March 29, 2000

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

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FULWIDER PATTON LEE & UTECHT LOS ANGELES

Office Action Summary

Application No. 08/797,188

Applicant(s)

DeAngelis

Examiner

Neal Muir

Group Art Unit

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	Responsive to communication(s) filed on <u>Aug 19, 1999</u>		L				
	This action is FINAL.			•			
	Since this application is in condition for allowance except in accordance with the practice under Ex parte Quayle, A shortened statutory period for response to this patients.	t for formal matters, prosperit					
	A shortened statutory period for response to this action is so application to become abandoned. (35 U.S.C. § 133). Extending the shortened statutory period for response to this action is so application to become abandoned. (35 U.S.C. § 133). Extending the shortened statutory period for response to this action is so application to become abandoned.	1935 C.D. 11; 453 O.G. 213.	as to the me	rits is closed			
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	37 CFR 1.136(a). Extended (35 U.S.C. § 133). Extended	are to respond within the period	for response v	ys, whichever			
	Disposition of Claims		and of the pro	visions of .			
- '	☑ Claim(s) 1-13, 18-30, 32-113, 123, 120						
	Claim(s) 1-13, 18-30, 32-113, 122-128, 146-149, and Of the above, claim(s)	d 152-164 is/are pe	nding in the c				
				pplication.			
	☑ Claim(s) 1-13, 18-30, 32-113, 122-128, 146-149, and	ioyare with	arawn from c	onsideration.			
	☑ Claim(s) <u>1-13, 18-30, 32-113, 122-128, 146-149, and</u> ☐ Claim(s)	152-164	re allowed.				
	☐ Claim(s) Claims	is/ar	e rejected.				
1.		is/ar	e objected to.				
F	Application Papers	are subject to restriction	or election re	quirement.			
,	— oo the attached Notice of Draftsparent						
	☐ The drawing(s) filed on is/are object. The proposed drawing correction, filed on	ig neview, PTO-948.					
	☐ The proposed drawing correction, filed on is/are object	ted to by the Examiner.					
	The specification is objected to by the Examiner.	is 🗖 approved 🗖 disa	pproved.				
	The oath or declaration is objected to by the Examiner.						
Pri	only under 35 U.S.C. & 110						
	☐ Acknowledgement is made of a plain of						
	☐ All ☐ Some * ☐ None of the CERTIFIED	under 35 U.S.C. § 119(a)-(d).					
	L received.	the priority documents have be	en				
	☐ received in Application No. 10						
	received in this national stage application	ber)					
_	received in this national stage application from the latest content of the latest conten	nternational Bureau (PCT Rule 1	7.2(a))				
Ĺ	Acknowledgement is made of a claim for domestic						
Atta	Acknowledgement is made of a claim for domestic priority chment(s)	under 35 U.S.C. § 119(e).		· .			
2	Notice of References Cited DTO and						
_	""Officiation Disclosure Statement						
[_ 	Information Disclosure Statement(s), PTO-1449, Paper No(s)	5)					
Ø	Notice of Draftsperson's Potentin						
	Notice of Informal Patent Application, PTO-152						
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Application/Control Number: 08/797,188

Art Unit: 3712

Amendment

1. Amendment "H" has been received and made of record as Paper Number 16.

This paper specifies that certain claims are to be retained, "please retain only the following claims..." but fails to provide precise instructions regarding the remaining claims. Claims remaining under consideration are 1-13,18-30,32-113,122-128,146-149 and 152-164.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.
- Claims 1-13,18-30,32-113,122-128,146-149 and 152-164 are rejected under 35 U.S.C. 102(a and f and g) as being clearly anticipated by Crane et al. '609. See especially claims 3+ for the central station, claims 14+ for the interrogation of pads and claims 67+ for lights on vehicles and pads.

Art Unit: 3712

Prior Art

The prior art made of record and not relied upon is considered pertinent to applicant's 4. disclosure.

Barton Jr., et al discloses a central station and a plurality of pads for vehicle orders.

5. Any inquiry concerning this communication should be directed to D. Neal Muir at telephone number (703) 308-1206.

DNM December 15, 1999

> Examiner Art Unit 3712